ALIKHAN BOKEIKHAN UNIVERSITY

Faculty of Law

THE CATALOGUE OF ELECTIVE SUBJECTS

7M04208 – «Actual problems of law» (scientific and pedagogical direction)

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Reviewed and approved at the meeting of the Educational and Methodological Council of the Faculty of Law

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Chairman of the EMC Faculty

Aytkazin E.M.

Approved at the meeting of the Educational and Methodological Council of the

University

Protocol No. 5 of 25.05.2022

Chairman of the EMC of the University

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Elective course No	The name of subject	Numb er of credit s	Pre requisit es	Post requisites	A brief description indicating the brief content and expected results (knowledge, skills, competencies)				
	BASIC DISCIPLINES								
		ı			component (EC)				
1	Theory and practice of applying constitutional legislation	5	Theory of state and law, History of state and law of the Republic of Kazakhst an, Constitut ional law of the Republic of Kazakhst an, Administ rative law, Internati onal law	Knowledge in this discipline is necessary to study all disciplines of the magistracy and subsequently for doctoral students, since this discipline is the fundamental basis	Brief description of the discipline: The purpose of the discipline: to expand knowledge, skills and ideas about the theory and practice of the application of constitutional legislation. Summary of the discipline: constitutional and legal relations, the history of their development, problems, prospects, patterns of application of constitutional legislation in the Republic of Kazakhstan and individual states, as well as the analysis of constitutional and legal norms and determining the order of their implementation are investigated. This discipline contributes to the formation of skills and competencies stated in the learning outcomes. Expected results: To know: the content of the constitutional system, the legal status of the individual; specialized and non-specialized bodies, bodies of constitutional supervision in foreign countries; constitutional laws of the Republic of Kazakhstan. Be able to: identify doctrinal approaches to the consideration of the essence of scientific phenomena in constitutional law; analyze the effectiveness of the institutions of the Commissioner for Human Rights; be able to comment on the texts of constitutional laws. Skills: the discipline contributes to the formation of skills and competencies stated in the learning outcomes.				
1	Theory and practice of application of administrative legislation	5	Theory of state and law, History of state and law of the Republic of	Knowledge in this discipline is necessary to study all disciplines of the magistracy and subsequently in doctoral studies	Competencies: general professional Brief description of the discipline: The purpose of the discipline: disclosure of the features of legislative support of administrative and legal reforms in the Republic of Kazakhstan. Summary of the discipline: the content of the course covers the theory and practice of administrative law, its subjects, the generalized practice of applying administrative legislation, institutions of administration, issues of public service reform, issues of administrative and legal regulation of education, healthcare and other important spheres of public life. This discipline contributes to the formation of skills and competencies stated in the learning outcomes. Expected results: To know: the content of administrative reforms from the annual Messages of the President of the country to the people, , the legal status of the individual; specialized and non-specialized bodies, the activities of administrative courts. Be able to: identify doctrinal approaches to the consideration of the essence of scientific phenomena in administrative law; analyze the effectiveness of the institutions of the activity of court cases in administrative cases. Skills: the discipline contributes to the formation of skills and competencies general professional				
2	Theory and practice of application of civil and civil procedural legislation	5	Civil law of the Republic of Kazakhst an, Civil Procedur e Law of the	Modern problems of the organizatio n and activities of the legal profession in the	Brief description of the discipline: The purpose of the discipline: the study by undergraduates of the problems of modern theory of civil law and process, the practice of law-making and the application of the norms of the current civil and civil procedural legislation. Summary of the discipline: the concept and principles of civil law and civil legislation: problems of theory and law-making; problematic issues of civil rights protection; modern classification of participants in civil proceedings; the problem of proof in civil proceedings of the Republic				

		Republic of Kazakhst an, Theory of State and Law	Republic of Kazakhstan Legal regulation of public procuremen t in the Republic of Kazakhstan Legal regulation of the use of land and the creation of real estate objects is necessary in further practical activities during doctoral studies	of Kazakhstan; theory and practice of the application of a settlement agreement and mediation in civil proceedings; problems of modernization and improvement of civil procedural legislation in the light of construction "New Kazakhstan". Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes. Expected results: To know this course helps undergraduates to gain knowledge on the existing problematic issues of modern domestic and foreign civil, civil procedural law and private law in general. The need to introduce a special course is due to the fact that in recent decades, fundamental changes have taken place in the science and practice of civil and civil procedural law, new institutions and norms of law have been introduced that radically changed previous ideas and theories, new legal constructions and concepts have appeared. Due to the novelty, many concepts and institutions have not been properly tested, the practice of application has not yet developed, and in domestic science such issues have also not been subjected to in-depth scientific research. Be able to: resolve practical situations based on the current procedural legislation; interpret and apply regulatory legal acts in the field of civil procedure; use the provisions set out in the Supreme Court of the Republic of Kazakhstan, as well as in the Resolutions of the Constitutional Council of the Republic of Kazakhstan, in their practical activities. identify legally significant circumstances for the trial; it is reasoned to back up their own position, convincingly confirming the legitimacy of their claims and objections; to determine the most optimal way to protect violated rights, to use dispositive norms of civil procedural law with maximum benefit; legally correct to qualify facts and circumstances; systematically improve their professional qualifications by studying legislation and the practice of its application, navigate in the specialized literature. Skills: possess the skills
2	Actual problems of international environmental law	Civil law of the Republic of Kazakhst an, Civil Procedur e Law of the Republic of Kazakhst an, Theory of State and Law	Modern problems of the organizatio n and activities of the legal profession in the Republic of Kazakhstan , Legal regulation of public procuremen t in the Republic of Kazakhstan , Legal regulation of public procuremen t in the Republic of Kazakhstan , Legal regulation of the use of land and the creation of real estate objects is necessary in further practical activities during	Brief description of the discipline: The purpose of the discipline is to provide students with theoretical knowledge and practical skills necessary to clarify the concept and qualification of criminal offenses that infringe on the environmental safety of the Republic of Kazakhstan. Summary of the discipline: this subject studies problematic issues of criminal responsibility, as well as scientific and legal aspects of environmental criminal offense, where the features of criminological characteristics, prevention and prevention of environmental crime are considered in detail and disclosed. Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes. Expected results: To know: international principles of nature management and environmental protection; the role of the state in environmental protection; international legal norms on environmental protection; types of international environmental offenses and responsibility for them; Be able to: apply the rules of law on the regime of international legal protection of lands, subsoil, forests, waters, atmospheric air; defend and protect their environmental rights; Skills: possess the skills of planning measures of international economic stimulation of environmental activities; methods of using international environmental law. Competencies: professional

				doctoral studies	
3	Actual problems of law enforcement practice of criminal and criminal procedure legislation	5	Criminal Law of the Republic of Kazakhst an, Criminal Procedur e Law of the Republic of Kazakhst an, Civil Law of the Republic of Kazakhst an, Civil Procedur e Law of the Republic of Kazakhst an, Civil Procedur e Law of the Republic of Kazakhst an, Civil Procedur e Law of the Republic of Kazakhst an, Civil Procedur e Law of the Republic of Kazakhst an, Theory of State and Law	Problems of improving forensic techniques and means for disclosing and investigatin g a crime. Actual problems of combating criminal offenses in the economic sphere, Actual problems of combating organized crime and corruption crimes, it is necessary in further practical activities in doctoral studies	To know: in the course of studying the course, students should know the criminal law policy of the state and the concept of the development of national legislation in the field of criminal and criminal procedural law aimed at protecting society and the individual from criminal encroachment and protecting the rights and freedoms of persons involved in the sphere of criminal procedural legal relations. Be able to: analyze and synthesize criminal and criminal procedure legislation on a scientific and legal basis, and on their basis be able to highlight problematic issues of law enforcement practice of criminal proceedings and the correct qualification of a criminal offense. Skills: in the process of studying the course, the student must possess analytical thinking skills that allow him to build a critical analysis of the norms of criminal and criminal procedure law, to make an independent legally justified decision on criminal cases. Competencies: professional
3	Modern trends and problems of the science of criminal law	5	Criminal Law of the Republic of Kazakhst an, Criminal Procedur e Law of the Republic of Kazakhst an, Civil Law of the Republic of Kazakhst an, Civil Procedur e Law of the Republic of Kazakhst an, Civil Procedur e Law of the Republic of Kazakhst an, Theory of State and Law	Problems of improving forensic techniques and means for disclosing and investigatin g a crime. Actual problems of combating organized crime and corruption crimes, Actual problems of combating criminal offenses in the field of economics, is necessary in further practical activities in doctoral studies	Brief description of the discipline: The purpose of the discipline: the study of scientific and legal theoretical and applied problems of criminal law and criminal legislation in the form of socially dangerous acts as criminal offenses. Summary of the discipline: the academic discipline studies modern trends in the field of criminal law as a science that takes into account the formation, development and ways of solving problematic issues of national material law, as well as the formation, development and ways of rational application of foreign experience of the Anglo-Saxon and Romano-Germanic criminal law system in the Republic of Kazakhstan. Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes. Expected result: To know: - the content of their future profession and its social significance, having an idea of a sufficient level of legal awareness of a lawyer, formed taking into account the knowledge of the General and Special part of the Criminal Code of the Republic of Kazakhstan and other sources of criminal law, as well as the main signs of corrupt behavior, its forms and the main ways to organize their activities in the professional sphere, taking into account the awareness of the social significance of the legal profession, formed taking into account the knowledge of the General and Special part of the Criminal Code of the Republic of Kazakhstan and other sources of criminal law; - the basic rules governing professional duties, the basic principles of ethics of a lawyer and their content in the field of criminal responsibility for criminal offenses; - methods and technologies of business communication when familiarizing with the sources of Kazakh criminal law; - the main forms and methods of organizing research work in the field of criminal responsibility for criminal offenses, social norms regulating behavior in the field of professional activity, ways of interacting with colleagues, rules of team management; - the concept and

- criminal legal nature, the forms of their implementation and the procedure for their application, as well as the types of normative legal acts that act as formal sources of criminal law, and the procedure for their entry in force:
- the content of the concepts of legality, law and order, the security of the individual, society, state, the main ways to ensure them, the content of official duties to ensure law and order, the security of the individual, society, state, the content of their powers, the specifics of regulatory regulation of this activity when bringing to criminal responsibility for crimes against state power;
- the essence and content of the process of detection, suppression, disclosure and investigation of crimes against public safety and public order, and other offenses;
- basic methods of prevention and prevention of offenses, ways to eliminate the causes and conditions that contribute to their commission when applying a suspended sentence, bringing to criminal responsibility for committing a criminal offense;
- normative acts on combating corruption, the main ways to combat it by bringing to criminal responsibility for crimes against state power;
- the main types, methods and features of interpretation of criminal law norms in the sphere of application of institutions of extradition and criminal responsibility for crimes, including those committed against the peace and security of mankind.

Be able to:

- to organize their activities in the professional sphere, taking into account the awareness of the social significance of the legal profession, formed taking into account the knowledge of the General and Special parts of the Criminal Code of the Republic of Kazakhstan and other sources of criminal law;
- to determine the range of professional duties of a lawyer depending on the specific field of activity, to correlate their implementation with the principles of ethics of a lawyer in the field of criminal responsibility for crimes;
- follow the basic norms adopted in business communication when familiarizing with the sources of Kazakh criminal law;
- properly distribute responsibilities in the organization of research work, as well as choose the right ways to interact with colleagues and ways to manage the team;
- to correctly determine the normative acts to be applied, their legal force, to give the correct interpretation to the criminal law norms contained in them, revealing the content of the institutions of sentencing, exemption from criminal liability and punishment, and other measures of a criminal legal nature;
- to identify cases of violations of the rule of law, the rule of law, the security of the individual, society, and the state, including to establish the grounds for bringing to criminal responsibility for crimes against state power, to determine the scope of official duties to ensure law and order, the security of the individual, society, and the state;
- to determine the best ways to identify, suppress, disclose and investigate crimes against public safety and public order, and other offenses;
- apply the basic methods of prevention and prevention of offenses, apply the main methods of eliminating the causes and conditions that contribute to their commission when applying a suspended sentence, bringing to criminal responsibility for committing crimes against the person and crimes against military service;
- to identify signs of corrupt behavior, to assess it, to contribute to the suppression of corrupt behavior by bringing to criminal responsibility for crimes against state power
- to determine the types and methods of interpretation of criminal law norms in the sphere of application of institutions of extradition and criminal responsibility for crimes, including those committed against the peace and security of mankind.

Skills:

- the appropriate level of professional legal awareness, formed taking into account the knowledge of the General and Special parts of the Criminal Code of the Republic of Kazakhstan and other sources of criminal law, as well as methods of countering criminal offenses;
- skills in the implementation of professional duties of a lawyer in accordance with the principles of ethics of a lawyer;

					 methods and technologies of business communication when familiarizing with the sources of Kazakh criminal law; the main elements of a culture of behavior, skills of cooperation with colleagues in the field of preventing the commission of criminal offenses; technologies of application of normative legal acts in professional activity (in the appointment of punishment, exemption from criminal liability and punishment, and the application of other measures of a criminal nature), the methodology of their interpretation and the technique of determining their hierarchical position in the system of sources of Kazakh criminal law; technologies for choosing and applying certain methods to ensure compliance with the rule of law, the rule of law, the security of the individual, society, the state, preventing criminal behavior in the sphere of state power in the exercise of their official duties; methods of detection, suppression, disclosure and investigation of crimes against public safety and public order, and other criminal offenses; the methodology of application of the basic methods of prevention and prevention of offenses, technologies for the application of methods of eliminating the causes and conditions that contribute to their commission when applying a suspended sentence, bringing to criminal responsibility for committing criminal offenses; technologies for detecting and suppressing corrupt behavior as grounds for bringing to criminal responsibility for crimes against state power; the technique of interpretation of various normative legal acts and the criminal law prescriptions contained therein in the sphere of application of the institutions of extradition and criminal responsibility for crimes, including those committed against the peace and security of mankind.
				N // A INI D	Competencies: professional
					DISCIPLINES
				Elective	component (EC) Brief description of the discipline:
1	Theory and practice of proceedings in cases of administrative offenses	5	of State and law, Constitut ional law of the Republic of	Knowledge of this discipline is necessary for studying all disciplines of the master's degree and subsequently for doctoral students, since this discipline is the fundamental basis	Brief description of the discipline: The purpose of the discipline: the formation of a complex of scientific, theoretical and law enforcement knowledge, skills and abilities in the implementation of proceedings in cases of administrative offenses. Summary of the discipline: this course studies the forms and methods of administrative activity, theoretical aspects of the identification and classification of administrative offenses, the study of forms and methods of generalizing the practice of proceedings in cases of administrative offenses. This discipline contributes to the formation of skills and competencies stated in the learning outcomes. Expected result: To know: to know the conceptual and terminological apparatus in the field of administrative law, the characteristics of the current administrative legislation, as well as the practice of its application, the characteristics of objective and subjective signs of specific offenses in the field of customs based on the methodology of their administrative and legal characteristics. Be able to: apply the norms of legislation in specific life situations, in appropriate conditions and in various fields of professional activity; Carry out legal expertise of normative acts, give qualified legal opinions and consultations. To present information in various forms of messages (report, essay, abstract), taking into account the specifics of the audience, as for persons with a legal education. Skills: to improve the skills of independent work and the development of the need for personal and professional self-improvement. Competencies: general professional
		1			The purpose of the discipline: a deep understanding of the content of

Knowledge of

this discipline

is necessary

for studying

all disciplines

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of

master's

degree

Theory

of State

and law,

Methodology

of legal

analysis

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The purpose of the discipline: a deep understanding of the content of philosophy and theory of law, as well as the generalization of legal information. Summary of the discipline: within the framework of this course, students study general aspects of the theory of law, the basic concepts of the philosophy of law, the use of various methods of analyzing legal information obtained from various sources, as well as the generalization of legal practice, as well as the formation of undergraduates' ideas about the ways and methods of cognition of the science of jurisprudence, determining its location in the system of professional and cognitive reference points, the need to study the evolutionary processes of legal branches. This discipline contributes to

			ional law of the Republic of	subsequently for doctoral students, since this discipline is the fundamental basis	the formation of skills and competencies stated in the learning outcomes. Expected result: To know: to have an idea of the methods and techniques of legal analysis; to know the philosophical and legal categories and their definitions; the provisions of national legislation regulating the issues of law enforcement and scientific analysis of legal reality; To be able to: analyze existing concepts, theories and approaches in this field; to integrate knowledge gained within the framework of interrelated disciplines to solve research problems; by integrating knowledge to perform CPM; to conduct information-analytical and informational-bibliographic work involving modern information technologies; to summarize the results of the study of the special course. Skills: to have the skills of research activity, solving standard scientific
					problems; to expand and deepen the knowledge necessary for mastering this special course; to be competent in the field of research methodology; in ways to ensure constant updating of knowledge on the problems of improving methods of legal analysis. Competencies: general professional
2	Modern criminal policy of combating crime	5	Criminal law of the Republic of Kazakhst an, Criminal Procedur e Law of the Republic of Kazakhst an, Criminol ogy	Problems of improving criminalistic techniques and tools for the disclosure and investigation of crimes. Actual problems of combating organized crime and corruption crimes, Actual problems of combating criminal offenses in the field of economics, necessary in further practical activities during doctoral studies	Brief description of the discipline: The purpose of the discipline: mastering the theoretical and applied knowledge of modern criminal policy of combating crime allows us to successfully solve scientific and legal issues on the prevention and prevention of criminal offenses to protect the rights and legitimate interests of citizens, society and the state. Summary of the discipline: the course studies objective and subjective factors affecting crime, types of crime, the identity of the criminal, which subsequently determines crime prevention measures. In the course of training, the main contents of the national legislation on cardinal issues of development and building a New Kazakhstan are revealed. Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes. Expected result: To know: - the content and basic rules of the legal qualification of facts, events and circumstances, the consequences of making illegal decisions and committing illegal actions; - the content of the legal qualification of facts and circumstances, its basic rules; - the main measures to prevent crime in general and its individual types. Be able to: - to apply the rules of decision-making and legal actions under the current legislation of the Republic of Kazakhstan, to identify facts and circumstances that require legal qualification, to correctly determine the range of normative legal acts, the norms of which apply to these facts and circumstances, to give a legal assessment of the situation; - apply the norms of criminal law for the qualification of crimes; - to organize the interaction of various subjects of preventive work, plan it, take into account and evaluate the results; - take measures to prevent crimes, identify crimes that have already been committed, identify and expose criminals; - to find the most effective ways and means of their individual reducation. Skills: - skills of decision-making and performing legal actions in strict accordance with the l
2	Theory and practice of law enforcement management	5	Criminal law of the Republic	It is necessary in further practical activities during	Brief description of the discipline: The purpose of the discipline: Mastering special knowledge of the legal foundations of the law enforcement system of the Republic of Kazakhstan, as subjects involved in ensuring national security and building a New Kazakhstan. Summary of the discipline: this discipline

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			Kazakhst	l I	is aimed at revealing the main tasks of the law enforcement system; the
			an,	studies	moral and legal foundations of the law enforcement service. Research of
			Criminal		the scientific and legal foundations of management processes in the
			Procedur		service team, taking into account social, cultural, confessional
			e Law of		differences. Mastering a scientific discipline will contribute to the
			the		formation of skills and competencies stated in the learning outcomes.
			Republic		Expected results:
					•
			of		To know:
			Kazakhst		- the value of knowledge, skills and abilities acquired as a result of
			an, Law		studying this discipline;
			enforce		- the essence and role of management in law enforcement agencies;
			ment		- content and features of management in law enforcement agencies;
			agencies		- goals, objectives and structure of law enforcement agencies;
			of the		- the main elements of the information support system of law
			Republic		enforcement agencies;
			of		main forms of primary statistical reporting;
			Kazakhst		- fundamentals of crime analysis, identification of its cause-and-effect
			an		relationships;
			an		- the concept and essence of the operational situation, the purpose of its
					analysis;
					- the concept of "managerial decision in law enforcement agencies";
					- signs, types and forms of management decisions in law enforcement
					agencies;
					- organization and methodology of preparation, adoption and
					organization of decision-making in law enforcement agencies;
					- organization and methodology of planning in law enforcement
					agencies;
					the concept and significance of socio-psychological aspects of
					management in law enforcement agencies in modern conditions;
					- the concept and significance of scientific organization of labor in law
					enforcement agencies;
					- the role and significance of knowledge, skills and abilities acquired as
					a result of studying the discipline;
					- the concepts of "office work", "documentation", "document flow";
					the main content of the regulations regulating the record keeping in law
					enforcement agencies;
					- the content and features of record keeping in law enforcement agencies;
					the importance of documenting information in law enforcement
					*
					agencies;
					the main elements of document management in law enforcement
					agencies;
					- the concept and significance of modern information technologies in
					office work in law enforcement agencies in modern conditions.
					Be able to:
					clearly and concretely define the goals of their official activities and the
					tasks arising from them;
					- formulate service tasks;
					- collect and analyze information;
					- identify cause-and-effect relationships of events;
					- to draw up and execute official documents;
					- identify best practices of law enforcement agencies;
					- create and properly execute official documents, including using a
					personal computer;
					- perform basic operations with official documents.
					Skills:
					- to analyze the components of the operational situation;
					- conduct an analysis of the state of crime;
					- conduct an analysis of the state of a unit or service in law enforcement
					agencies;
					- based on the analysis to assess the state and dynamics of crime;
					- based on the analysis to assess the state of the unit or service in law
					enforcement agencies;
					- to draw up and execute service plans in accordance with departmental
					regulations.
					independently develop and evaluate solutions at the level of the
					commanding staff.
	D 11 0		C: '11	Tr. in	Competencies: professional
	Problems of		Civil law	It is necessary	Brief description of the discipline:
3	legal	5	of the	in further	The purpose of the discipline: in-depth study within the framework of
-	regulation of	-	Republic	practical	the master's degree program of issues related to the consideration of
	the activities of		of	activities	such a legal form of collective participation of subjects in civil turnover
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	legal entities as subjects of civil law	Kazakhst an, Civil Procedur e law of the Republic of Kazakhst an, Theory of State and law	as the construction of a legal entity to determine their status, specifics and place in modern civil turnover Summary of the discipline: legal regulation of corporate relations, theoretical and practical aspects of the creation and activity of legal entities; actual problems of legal regulation legal entities as subjects of civil law; Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed. Expected results: Know: to make management decisions, assess their possible consequences and be responsible for them. Be able to: - ability to manage certain types of professional activities based on legal and professional ethical standards; - ability to formulate and responsibly monitor the implementation of standards in professional legal activity. Skills: - skills in the design and presentation of the results of professional legal and scientific activities in accordance with the rules of legal technology, regulatory and local acts, business practices - skills of working with specialized legal systems (databases) for the tasks of professional and scientific activity. Competencies: professional
3	Features of the resolution of certain categories of civil cases	Civil law of the Republic of Kazakhst an, Civil Procedur e law of the Republic of Kazakhst an, Theory of State and law	Brief description of the discipline: The purpose of the discipline: consideration and analysis of topical issues of the application of the norms of civil procedure legislation for the consideration of certain categories of civil cases that are most in demand in practice. Summary of the discipline: features of the procedural order of initiation, consideration and resolution of cases in civil proceedings; algorithm of procedural actions to be performed by a judge in preparing a case for trial: correct establishment of the subject and the basis of the claim, as well as facts relevant to the case; features of evidence and evidence with examples from judicial practice; correct legal qualification legal relations of the parties and its significance. Successful completion of
4	Modern problems of the organization and activity of advocacy in the Republic of Kazakhstan	Civil law of the Republic of Kazakhst an, Civil Procedur e law of the Republic of Kazakhst an, Theory of State and law	Brief description of the discipline: The purpose of the discipline is to expand and deepen the system of knowledge obtained in the bachelor's degree on the state of the current legislation that determines the place of the bar in the legal system of the state, the main tasks facing the modern bar, the state of the current legislation, the practice of its application and development prospects. Summary of the discipline: Institute of Advocacy in the legal system of the Republic of Kazakhstan; modern problems of lawyer's participation

					- the order of the lawyer's proceedings in the case. Be able to: - competently start proceedings on the case; - draw up relevant procedural documents (resolutions, protocols of investigative and judicial actions, etc.), - analyze practical procedural situations, formulate proposals for resolving practical conflicts. Skills: conceptual foundations of fundamental and to master and develop concepts of interdisciplinary knowledge in the legal sciences for the purpose of application in educational and research activities Competencies: professional
4	The Roman Civil Trial	5	Civil law of the Republic of Kazakhst an, Civil Procedur e law of the Republic of Kazakhst an, Theory of State and law	It is necessary in further practical activities during doctoral studies	Brief description of the discipline: The purpose of the discipline: gaining knowledge about the Roman civil process and its world-historical significance, mastering legal phenomena, institutions of the Roman civil process, its conceptual apparatus, classifications of legal phenomena and acquiring skills to work with sources of the Roman civil process, comparative legal analysis of sources and research papers. Summary of the discipline: Roman civil procedure: the concept, forms, main features, things in Roman law; the history of Roman civil procedure as a universal model of the evolution of the law and order of the ancient world; a characteristic feature of Roman civil procedure during the republican period and the period of the principate; forms of civil procedure and stages of judicial proceedings in Ancient Rome; the legal force of a court decision in the civil process of ancient Rome. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed. Planned learning outcomes: Know: make management decisions, evaluate their possible consequences and be responsible for them. Be able to: manage certain types of professional activities on the basis of legal and professional ethical standards The ability to formulate and responsibly monitor the implementation of standards in professional legal activity. Skills: skills in the design and presentation of the results of professional legal and scientific activities in accordance with the rules of legal technology, regulatory and local acts, business practices. Skills of working with specialized legal systems (databases) for the tasks of professional and scientific activities.
5	Private international law in the context of the implementatio n of cross- border commercial relations under sanctions restrictions	5	of Kazakhst an, Civil Procedur	It is necessary in further practical activities during doctoral studies	Brief description of the discipline: The purpose of the discipline: in-depth study, comprehensive discussion of various problems of the implementation of cross-border private legal relations, as well as the formulation of effective solutions to modern legal problems. Summary of the discipline: cross-border transactions: legal and practical aspects; the problem of state sovereignty and its significance for private international law; private international law in the context of the development of information and communication technologies; cross-border corporate contract: features of a foreign element; non-state regulation in the field of cross-border agency relations; international commercial arbitration and other alternative dispute resolution methods; problems of legal regulation of sanctions relations. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed. Expected results: To know: - to know the specifics of the impact of international sanctions on the functioning of international commercial arbitration; - to know in general terms the multidimensional differences between the law of conflicts of laws and the law of conflicts of jurisdictions, their interaction, as well as to represent in general terms the mechanisms functioning in the first and in the second, to understand their relationship in the conditions of sanctions restrictions; - to know the mechanisms of interaction between private international law and the domestic legal policy of the state, their influence on each other in the conditions of sanctions restrictions; - to know the specifics of cross-border contracts under sanctions restrictions;

					 to know the peculiarities of international legal protection of patent law objects under the conditions of sanctions regimes; to know the international legal protection of intellectual property in the conditions of sanctions restrictions; be familiar with at least one dozen sources of regulatory regulation of issues of private international law in the Republic of Kazakhstan, both of an intra-national and international nature (and in relation to specific legal institutions), and imagine their content in general terms; Be able to: analyze the impact of international sanctions on the functioning of private international law and consideration of legal aspects; to make decisions and perform legal actions in strict accordance with the law; to carry out legal expertise of regulatory legal acts; provide qualified legal opinions and advice; correctly draw up and execute legal documents on the issues of the Ministry of Emergency Situations; apply technical, legal, technical and information tools and methods in the MCHP; evaluate sanctions in terms of their impact on the functioning of private international law, analyze risks and problems faced by the subjects of the MCHP Skills: analysis of various legal phenomena, legal facts, legal norms and legal relations in the Ministry of Emergency Situations under sanctions; analysis of law enforcement and law enforcement practice on MCHP issues under sanctions; resolution of legal problems and conflicts in the Ministry of Emergency Situations under sanctions; implementation of procedural, conflict-of-laws and substantive norms in the field of emergency situations under sanctions; taking the necessary measures to protect human and civil rights in the context of the Ministry of Emergency Situations under sanctions; analysis of UN Security Council sanctions, as well as EU sanctions in terms of their impact on the functioning of international
					arbitration. Competencies: professional Brief description of the discipline:
5	Law of obligations: problems of theory and practice	5	Civil law of the Republic of Kazakhst an, Civil Procedur e law of the Republic of Kazakhst an, Theory of State and law	It is necessary in further practical activities during doctoral studies	The purpose of the discipline is to master the current general provisions on obligations and contracts, identify current problems in the practice of applying general provisions on obligations and contracts, formulate proposals for improving the current legislation. Summary of the discipline: legal fact as the basis of modern civil law regulation of obligations; a system of obligations based on their objects, and the obligation to transfer things as an element of this system; liability for breach of obligations: an adequate causal relationship; the fault of the creditor as a basis for reducing the amount of liability. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed. Expected results: To know: the basis of modern civil law regulation of obligations, the system of obligations based on their objects, and the obligation to transfer things as an element of this system; responsibility for breach of obligations. Be able to: - the ability to make managerial decisions, assess their possible consequences and be responsible for them; - the ability to manage certain types of professional activities on the basis of legal and professional ethical standards; - the ability to formulate and responsibly monitor the implementation of standards in professional legal activity. Skills: skills in the design and presentation of the results of professional legal and scientific activities in accordance with the rules of legal technology, regulatory and local acts, business practices. Skills of working with specialized legal systems (databases) for the tasks of professional and scientific activities.
6	Criminal-legal and	5	law of	It is necessary in further	Brief description of the discipline: The purpose of the discipline is to provide students with theoretical knowledge and practical skills
	criminological aspects of the		the Republic	practical activities	necessary to clarify the concept and qualification of criminal offenses

	fight against		of	during	encroaching on the environmental safety of the Republic of
	environmental			doctoral	Kazakhstan.
	crime		an,	studies	Summary of the discipline: this subject studies problematic issues of
	Crime		Criminal	Staares	criminal responsibility, as well as scientific and legal aspects of
			Procedur		environmental criminal offense, where the features of criminological
			e Law of		characteristics, prevention and prevention of environmental crime are
			the		considered in detail and disclosed. Mastering a scientific discipline will
			Republic		contribute to the formation of skills and competencies stated in the
			of Kazakhst		learning outcomes. Expected results:
			an		To know:
			un		- the composition of environmental criminal offenses and issues of
					responsibility;
					- the essence of environmental crime and its criminological
					characteristics;
					- causes and measures of impact on environmental crime; Be able to:
					- to study personality, identify criminogenic qualities and develop
					measures for their correction;
					- to identify the causes and conditions of environmental crimes, to
					develop proposals for their elimination;
					- to carry out criminological forecasting of individual criminal behavior
					and environmental crime; - develop and independently implement measures to influence
					environmental crime;
					- develop and implement victimological protection measures against
					environmental crimes;
					- to organize and conduct criminological research.
					Skills:
					- the main global trends in the development of environmental crime; - foreign criminological theories in the field of environmental crime;
					- with the practice of influencing crime in foreign countries;
					- with the basics of sociological and statistical methods of conducting
					criminological research.
					Competencies: professional
				It is necessary	Brief description of the discipline:
				in further practical	The purpose of the discipline: The acquisition of professional competencies necessary for the practical activities of specialists, as well
				activities and	as the formation of a legal culture on the anti-corruption model of
				during	behavior and the public atmosphere of rejection of corruption.
	Actual	_		doctoral	Summary of the discipline: the scientific discipline is aimed at the
	problems of	5	Criminal	studies	formation of professional knowledge on the legal analysis of anti-
	combating corruption		procedur		corruption, the scientific basis for the qualification of the composition of a criminal offense, problematic issues of prevention and prevention
	crime		e law of		of corruption criminal offenses committed in the public and quasi-public
			the Republic		sector. Mastering a scientific discipline will contribute to the formation
			of		of skills and competencies stated in the learning outcomes.
			Kazakhst		Expected result:
			an,		To know: - To know the basic concepts and provisions given in the NPA: "Anti-
			Actual		Corruption Strategy of the Republic of Kazakhstan for 2015-2025", the
			problems of law		laws of the Republic of Kazakhstan "On Combating Corruption", "On
6			enforce		Public Service" and others;
			ment		- The concept of signs of a corruption criminal offense, the opinions of scientists on controversial issues;
			practice		- Rules of legal assessment and qualification of corruption criminal
			of		offenses, problems of law enforcement practice, mistakes in law
			criminal		enforcement activities;
			and criminal		- the identity of the corrupt criminal;
			procedur		- types of corruption criminal offenses;
			e		- mechanisms of corruption and means of combating it; Be able to:
			legislatio		- Interpret and correctly apply criminal law norms in practice; analyze
			n		specific elements of corruption crimes provided for in paragraph 29 of
					Article 3 of the Criminal Code of the Republic of Kazakhstan dated July
					3, 2014,
					- to analyze statistical data on corruption crimes of the Committee of
					Legal Statistics and Special Records of the Prosecutor General's Office of the Penublic of Karakhetan to generalize materials and archival
					of the Republic of Kazakhstan, to generalize materials and archival criminal cases on corruption crimes,
		L	<u> </u>	<u> </u>	erminal cases on corruption ermies,

					- to draw up procedural documents of law enforcement practice on combating corruption; - navigate the system of regulatory legal acts of the Republic of Kazakhstan regulating this industry; - Be able to compile analytical reports and reviews on corruption crime; - apply the main provisions of the regulatory legal acts of the Republic of Kazakhstan and be able to use them in everyday life, give qualified legal opinions and advice on corruption crimes; Skills: - skills to identify and eliminate investigative and judicial errors; - skills of detecting violations of the rule of law in the sphere of application of the criminal legislation of the Republic of Kazakhstan on the problems of qualification and sentencing for corruption criminal offenses; - criminological preventive recommendations for combating crime in the course of solving situational practical issues and tasks; the skills of implementing the acquired knowledge in legal practice. Competencies: professional
7	Current issues of operational investigative activity	5	procedur e law of the Republic of	It is necessary in further practical activities and during doctoral studies	Brief description of the discipline: The purpose of the discipline: mastering scientific knowledge on the use of applied methods and techniques for the production of operational investigative measures aimed at forming students' grounded professional views and judgments about the essence of the ORD. Summary of the discipline: the scientific discipline is aimed at studying the theoretical and legal foundations of the legal nature of operational investigative activities, rules and techniques for the procedural processing and consolidation of operationally significant information, as well as the transformation of these factual data as evidence in criminal cases. Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes. Expected result: To know: General and particular methods of the course "Fundamentals of operational investigative activity", to have a clear understanding of the conceptual apparatus of individual elements of the ORD, system and structure, as well as mechanisms for conducting operational investigative measures and using operationally significant information as evidence in criminal cases. Be able to: Analyze and systematize the collection of operational-search data and on their basis be able to output operationally significant information for processing and using these results as evidence in criminal cases, based on theoretical research and practical experience be able to distinguish the grounds and conditions for conducting special operational-search activities from covert investigative actions. Skills: Based on the study of the theoretical provisions of the discipline, students should master special techniques and methods for the critical analysis of the production of operational investigative measures in criminal cases. On the basis of theoretical data, they could logically correctly build operational investigative measures that contribute to the establishment of objective truth in criminal cases, and also possessed techniqu
7	Conceptual foundations of the production of covert investigative actions	5	problems of law enforce ment	It is necessary in further practical activities and during doctoral studies	Brief description of the discipline: The purpose of the discipline: mastering scientific and specialized knowledge that allows evaluating the production of procedural actions from the standpoint of its legality and validity, forming students' well-founded professional views and judgments about the essence of covert investigative actions. Summary of the discipline: this course provides for the study of scientific and legal foundations, secret investigative actions, features of criminal procedural justification and rules for conducting secret investigative actions at the stage of pre-trial investigation and legal analysis on the use of the obtained factual data as evidence in criminal cases. Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes. Expected results To know: The legal nature, types, grounds, conditions and procedure for the production of secret investigative actions in criminal cases, the main differences between secret investigative actions and special operational investigative measures.

Kazakhst	Be able to: Correctly determine the legal form and procedure for the
an,	production of investigative actions (public and secret). Depending on
Criminal	the investigative situation, be able to correctly determine the type of
Procedur	investigative action contributing to the disclosure and investigation of a
e law of	criminal offense. Professionally competently perform the algorithm of
the	procedural actions establishing the procedure for the production of
Republic	secret investigative actions in compliance with the constitutional rights
of	and interests of persons involved in the sphere of criminal procedural
Kazakhst	legal relations.
an	Skills: On the basis of theoretical knowledge, possess practical skills in
	the production of secret procedural actions that contribute to the
	establishment of objective truth in a criminal case. Develop skills for
	studying and analyzing information obtained during the course of
	investigative actions and using this information as evidence in criminal
	cases. Professionally correctly fill out procedural documents related to
	the production of secret investigative actions.
	Competencies: professional

$SCROLL \\ of components \ by \ choice \\ for the educational \ program \ 7M04208- \\ «Actual \ problems \ of \ law >$

Duration of training: 2 years **Form of study:** full-time

Year of admission: 2022

п/	Modul e No.	Name of the discipline	Discipline Code	Number of credits	Semest er				
Basic disciplines (Component of choice)									
		Component of choice 1							
1	M 5	Theory and practice of applying constitutional legislation / Theory and practice of applying administrative legislation	TPPKZ5205 / TPPAZ5205	5	1				
		Component of choice 2							
2	M 6	Theory and practice of applying civil and civil procedural legislation / Actual problems of international environmental law	TPGPZ5206/ APMEP 5206	5	2				
		Component of choice 3							
3	M 7	Actual problems of law enforcement practice of criminal and criminal procedural legislation / Current trends and problems of the science of criminal law	APPUZ5207/STPNUP 5207	5	2				
Profiling disciplines (Component of choice)									
		Component of choice 1	,						
1	M 3	Methodological foundations of scientific research of legal disciplines / Improvement of public administration and public service of the Republic of Kazakhstan	MONID6302/SGUGS63 02	5	2				
		Component of choice 2							
2	M 7	Modern criminal policy of combating crime / Theory and practice of managing law enforcement agencies	SUPBP6303/TPUPO630 3	5	2				
3	M 6	Component of choice 3		5	3				

		Legal regulation of public procurement in the Republic of Kazakhstan / Corporate law: experience and practice of application	PRGZ6304/KPOPP6304		
		Component of choice 4			
4	M 6	Modern problems of the organization and activities of the legal profession in the Republic of Kazakhstan / Roman civil procedure	SPOD6305 / RGP 6305	5	3
		Component of choice 5			
5	M 6	Actual problems of family legislation / Legal regulation of land use and the creation of real estate	APSZ6306/PRZON 6306	5	3
		Component of choice 6			
6	M 7	Problems of improving forensic techniques and means for disclosing and investigating a crime / Conflictology and mediation in criminal proceedings	PSCPRP6307/KMUP630 7	5	3
		Component of choice 7			
7	M 7	Actual problems of combating organized crime and corruption crimes / Actual problems of combating criminal offenses in the economic sphere	APBOK6308/APBUPSE 6308	5	3